

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/759,423	01/12/2001	Paul Green	PGR-100	2318	
23557	7590 09/14/2004		EXAM	INER	
SALIWANCHIK LLOYD & SALIWANCHIK			WATSON, I	WATSON, ROBERT C	
A PROFESSION PO BOX 1429	ONAL ASSOCIATION 050		ART UNIT	PAPER NUMBER	
	LE, FL 32614-2950		3723	-	

DATE MAILED: 09/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Paper No.

	KYn44	eabot Mo"
	Notice of Non-Compliant Amendment (37	
Th	the amendment document filed on 2000 for considered non-compliant because it is a smended on June 30, 2003 (see 68 Fed. Reg. 38611, Jun. 30, 2003). In order sument containing the omission or non-compliant because it is sument containing the omission or non-compliant because it is sument containing the omission or non-compliant because it is sument containing the omission or non-compliant.	(IDD)
44	amendment document filed and the control of the con	CFR 1.121)
CR	R 1.121, as amondo	
Cón	mollant and antonded on June 30, 2003 (see 68 E.) posteriored non-compliant because it	h
do	R 1.121, as amended on June 30, 2003 (see 68 Fed. Reg. 38611, Jun. 30, 2003). In order appliant, correction of the following omission(s) or provision is required. Only the section ment containing the omission or non-compliant provision must be resubmitted (in mendments to the claims" section of applicant's amendment document must be re-submitted.	nas falled to meet the regular
44	sument containing the omission of provision is required Only in order	for the amendment discountements of 37
''AI	mendments to the claiment of non-compliant provision much unit the section	(1.121(h)) and document to be
TH	R ROY LOWER TO MULE TO	on the entire
77	mendments to the claims" section of applicant's amendment document must be resubmitted (in its policy). B FOLLOWING CHECKED (X) BLEMBATTY (2) CALLERY	pmitted,
	1. Amendments to the most of the control of the AMPAIN THE AMPAIN THE	•
	The specification:	BNT TO BELLE
	B POLLOWING CHECKED (X) BLEMENTS(S) CAUSE THE AMENDMENT DOCUM 1. Amendments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be a markings.	TO BE NON-COMPLIANT
•	B. New paragraph(s) should not be underlined. C. Other	THE REY E.
	C. Other statutes should not be underlined	·
	C. Other C. Other	•
	2. Abstract:	
•	A Not process t	
	The presented on a canama, it	
	A. Not presented on a separate sheet 37 CFR 1.72. B. Other	
-		·
	3. Amendmonto and	
	3. Amendments to the drawings:	
M		•
	4. Amendments to the claims:	
	A A complete Use	A CONTRACT OF THE PROPERTY OF
	A complete listing of all of the claims is	
	A. A complete listing of all of the claims is not present. B. The listing of claims does not include the text of all the second seconds.	•
•	cannot be identified been provided with the proper states identification	olaims)
	D. The status identifier, and as suc	h the indicate a constant
	D. The claims of this amendment paper have not been presented in a succession.	-1, are maryidual status of each claim
he final	C. Bach claim has not been provided with the proper status identifier, and as succannot be identified. D. The claims of this amendment paper have not been presented in ascending number explanation of the amendment format required by 37 CFR 1.121, see MPBP Sec. 714 arm-compliant amendment is a PRESE provided with the proper status identifier, and as successful to the successful of the successful that the proper status identifier, and as successful to the successful that the proper status identifier, and as successful that the proper status identifier is a successful t	merical order
An EMIM	ler explanation of the amendment of	Wholeson all
. 557 W.W.	W. uspto.gov/web/offices/pos/femal required by 37 CPR 1 121	The court of the c
	pact dapp/opla/preognotice/officefiver pdf	1d the Llopm
THO DO	4-Compliant amondment	ato OSPIO website at
ES LAHA.	MAL AND	
M-enfer	n-compliant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE of the preliminary amendment and examination on the merits will comply the preliminary amendment of examination on the merits will compare the preliminary amendment.	
man 1	or the preliminary amendment and aventures with 37 CFR 1,121. Failure to the	MUNTH from the mail date of
-Res (I the preliminary amendments). The examination on the merits will comply to	with 37 CFR 1 121 will a care of
M GITCH	n-compliant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE to supply the corrected section which complies with 37 CFR 1.121. Failure to comply to the preliminary amendment and examination on the merits will commence without the preliminary amendment(s). This notice is not an action under 35 U.S.C. 100 dable.	t consideration and will result in
	55 U.S.C. 132, and 41	is ONE ACONTONION OF the proposed
he non.	-compliant amendment is a reply to a NON-	WORTH time limit is
A OAL	which amendment is a reply to a NOST	uuva à. #A

the non-compliant amendment is a reply to a NON-FINAL OFFICE ACTION, and since the amendment appears to be a bona sattempt to be a reply (37 CFR 1.135(o)), applicant is given a TIMB PBRIOD of ONB MONTH from the mailing of this notice hin which to re-submit the corrected section which complies with 37 CFR 1.121 in order to avoid abandonment. EXTENSIONS

to amendment is a reply to a FINAL REJECTION, this form may be an attachment to an Advisory Action. The period for nonse to a final rejection continues to run from the date set in the final rejection, and is not affected by the non-compliant

I Instruments Brammer (LIB)

2, 2003 (rev.)